

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
OAKLAND DIVISION**

EPIC GAMES, INC.,

Plaintiff, Counter-defendant,

v.

APPLE INC.,

Defendant, Counterclaimant.

Case No. 4:20-CV-05640-YGR-TSH

**[PROPOSED] ORDER GRANTING
EPIC’S ADMINISTRATIVE MOTION TO
SEAL LIMITED PORTIONS OF THE
PARTIES’ TRIAL EXHIBITS AND ANY
REFERENCES AT TRIAL TO THE
INFORMATION SOUGHT TO BE
SEALED**

Hon. Yvonne Gonzalez Rogers

Having considered the Administrative Motion to Seal Pursuant to Civil L.R. 7-11 and 79-5 (“Motion”) and supporting materials filed by Epic, the Court finds that there are compelling reasons for granting the request to file documents under seal. *Kamakana v. City and County of Honolulu*, 447 F.3d 1172, 1178-80 (9th Cir. 2006). Accordingly, the Court **GRANTS** Epic’s Motion to Seal and ORDERS:

- (1) To the extent the information sought to be sealed by the Motion are introduced into evidence at trial, that information shall remain under seal, for reasons articulated in the table below;
- (2) The Court shall temporarily limit public access to the trial proceedings to those present live in the courtroom while sealable information related to trial exhibits is being discussed; and
- (3) Portions of the transcript related to such sealable information are additionally ordered sealed.

Trial Ex. No./	Pages	Reason for Sealing and Evidence Offered in Support	Grant or Deny
DX-4133	EPIC_00127930-37, EPIC_00127939-40 & EPIC_00127943-44	Confidential third-party revenue and financial information. Kreiner Decl. ¶¶ 2-3.	

IT IS SO ORDERED.

Dated:

X

Hon. Yvonne Gonzalez Rogers
United States District Judge